SOUTHERN DISTRICT OF NEW YORK	
YULY ARONSON	:
	: AFFIRMATION Of COUNSEL
Plaintiff,	Index No. 07 CIV 9405
- Against -	Assigned to J. McMahon
ANTHONY BRANCA,	; ;
Defendant.	

STATE OF NEW YORK, COUNTY OF NEW YORK

LIMITED OF ANTO DIORDION COLLEGE

Brian H. Reis, an attorney at law duly admitted in the State of New York, affirms as follows

- 1. I represent the Plaintiff in this matter and submit this Affirmation in Support of the Plaintiff's Request for Injunctive Relief.
 - 2. The Compliant in this action was filed on October 19, 2007.
- 3. I immediately retained the services of Dial Courier Services, Inc. ("Dial") which is located at 64 Fulton Street, New York, NY 10038, to serve the Defendant the Summons and Complaint at his home address.
- 4. Dial has advised me that it attempted to serve defendant at his home address of 48 David's Way, Bedford, NY on October 24,25,26,27 and 28 of 2007, but was unsuccessful in service.
- 5. Dial was then instructed to attempt service on Defendant at his place of business at 700 Summer Street, Suite 1K, Stamford, CT and attempted to do so on October 29 and 30, 2007 but was unsuccessful in doing so.
- 6. Dial has been instructed to return again to the business office of Defendant and to mail a copy of the Summons and Complaint to Defendant.
- 7. I faxed the attached letter to Defendant on November 8, 2007 advising that I was filing the Request for Injunctive Relief with the Court on Friday November 9, 2007 at 1:30 PM.

- 8. Defendant faxed the annexed letter to me at 6:32 pm on November 8, 2007 advising that he had not received service and that he was represented by counsel.
- 9. Prior to filing the Complaint, Attorney Peter Goodrich had been representing Defendant in an effort to resolve the dispute. I had advised Mr. Goodrich that my client had directed me to file a Compliant in this matter and asked if he was authorized to accept service on behalf of Defendant, and I was advised by Mr. Goodrich that he was not authorized to accept service.
- 10. As a professional courtesy, I left two telephone messages for Mr. Goodrich on November 8, 2007 that I was instructed to file the Request for Injunctive Relief by my client and would be doing so on October 9, 2007 at this Court House at 1:30 PM..

Brian H. Reis (7843)

LAW OFFICE OF BRIAN H. REIS

80 Broad Street- 33rd Floor New York, New York 10004

TEL: (212) 785-5170 FAX: (212) 785-5179

PLEASE DELIVER THE FOLLOWING PAGE(S) TO:

NAME: Mr. A.A. Branca, CPA

CO.:

DEPARTMENT:

FILE NO.:

FAX NO.: (203 964 9828)

TEL NO.:

FROM:

DATE:

11/8/07

SUBJECT:

Aronson v. Branca 07- CIV 9505

TOTAL PAGES (including cover page):

COMMENTS:

Dear Mr. Branca:

I represent Mr. Aronson in the above matter. Due to a medical emergency I was unable to appear at the Court House on Monday as I had written to you previously to file for Injunctive Relief in the above matter. Please now be advised that I will be filing a Motion for Injunctive Relief, including a request for a Temporary Restraining Order tomorrow (Friday November 9, 2007) at 1:30 PM at the Southern District of New York Court House which is located at 500 Pearl Street in NYC. Respectfully, Brian H. Reis

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11/08/2007 12:32 FAX 1 212 422 2700 F.S.A. Filed 11/12/2007 Page 2 of 3

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LAW OFFICE OF BRIAN H. REIS

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A. A. Branca & Co.	700 Summer Street, Suite 1K, Stamford, CT 06901
CERTIFIED PUBLIC ACCOUNTANTS	Tel 203-964-9833 Fax 203-964-9828
TO: BRIAN	FAX#: 212-785-5179 FROM: IONY B.
PAGES TO FOLLOW:	PROM: 1 CR 1
	DATE:
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